

**IN THE UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

SUHAIL NAJIM ABDULLAH AL SHIMARI,
et al.,

Plaintiffs,

No. 1:08-cv-827 (LMB/JFA)

v.

CACI PREMIER TECHNOLOGY, INC.,

Defendant.

CACI PREMIER TECHNOLOGY, INC.,

Third-Party Plaintiff,

v.

UNITED STATES OF AMERICA,
and JOHN DOES 1–60,

Third-Party Defendants.

THE UNITED STATES' WITNESS LIST

Third-Party Defendant United States of America respectfully submits the following list of potential witnesses for the trial of the above-captioned matter.

WITNESSES

1. Plaintiff Suhail Najim Abdullah Al Shimari*
2. Plaintiff Asa'ad Hamza Hanfoosh Al-Zuba'e*
3. Plaintiff Salah Hasan Nsaif Jasim Al-Ejaili*
4. Plaintiff Taha Yaseen Arraq Rashid*
5. Defendant CACI Premier Technology, Inc.[†]
6. Arnold D. Morse[†]
7. CACI Interrogator A[‡]
8. Army Interrogator B[‡]
9. Army Interrogator C[‡]
10. Army Interrogator E[‡]
11. Army Interrogator F[‡]
12. CACI Interrogator G[‡]
13. Army Interrogator H[‡]

* The United States may call Plaintiffs if the need arises. The United States understands that Plaintiffs will attempt to testify live at trial. To the extent that one or more of the Plaintiffs are permitted to testify by videolink from a location outside of the United States, the United States will need, well in advance, the exact location or locations from which they will testify, so the State Department can either provide advance notice to its foreign counterparts or otherwise follow applicable procedures for obtaining evidence abroad, as is the practice when a sovereign takes testimony from an individual in a foreign country. The United States reserves the right to seek to present the testimony of these witnesses by deposition if they are, unbeknownst to the United States at the present time, unavailable for trial.

[†] The United States expects to present Defendant CACI Premier Technology, Inc. and Arnold D. Morse live at trial.

[‡] The United States expects to present the pseudonymous deponents by deposition.

14. Army Interrogator I[‡]

15. Interpreter K[‡]

16. Interpreter M[‡]

17. Interpreter N[‡]

18. Any other witness designated by Plaintiffs or Defendant CACI Premier Technology, Inc., to whom the United States does not object.

The witness list above reflects only the present status of this litigation. Accordingly, the United States reserves the right to amend this list—including eliminating proposed witnesses—should further litigative developments warrant.

Dated: October 24, 2018

Respectfully submitted,

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/s/
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CERTIFICATE OF SERVICE

I certify that on October 24, 2018, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which sent a notification of such filing (NEF) to the following counsel of record:

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